LINDA CARR

Plaintiff.

: All BALTIMORE

VS.

CIVIL ACTION DEPUTY
No. JFM 01-CV-2942

GENCO I, Inc., and

CHRISTOPHER RICHARDSON,

:

Defendants.

STIPULATION FOR DEPOSITION HOURS

Plaintiff and GENCO I, Inc. hereby stipulate that each party will be entitled to up to 35 deposition hours in the above captioned case.

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Jane Loving, Esquire

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BALTIMORE:29844.1 042510.1002

CERTIFICATE OF SERVICE

THIS IS TO CERTIFY that on this 3rd day of January, 2002, a copy of the foregoing Stipulation for Deposition Hours was served by first class, United States mail, postage prepaid, upon the following:

Jane Loving, Esquire 1225 W. Mount Royal Avenue Baltimore, Maryland 21217 Susan Gromis Flynn, Esquire Elly Heller-Toig, Esquire Moira Cain-Mannix, Esquire Marcus & Shapira One Oxford Centre, 35th Floor 301 Grant Street Pittsburgh, PA 15219-6401

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